TUIC TOTT	iection Dept-	TRUST DEED	Vole mer Page	18. CO., PORTLAND, OR
DONALD N.	ST DEED, made this CAUGHEY and BARBAR	<u>10th</u> day of A A. CAUGHEY,	June The Training	19.88 betw
as grantor - Goren	N IIILE & ESCROW, I	NC.	1 113334	, as Trustee, a
as Beneficiary,	25 Militara	neconder e dec	A A A A A A A A A A A A A A A A A A A	
Grantor irrevo inKlamath	ocably grants, bargains, sells County, Oregon	WITNESSETH: and conveys to trus , described as:	stee in trust, with power of s	ale, the proper
The westow	ly 35 feet of Lot ' CHOLS ADDITION, in DEED			ante provinsi Summer de la
oo sal tora de calada y	<sub>ibi) Trair Deed OR INE NOTE which is recov</sub>	an pain wait se sanaria in i	ta butera de arregado de arregado de arregado	476 - 444 - 25 - 46 - 46 - 46 - 46 - 46 - 46 - 46 - 4
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now or hereafter appertail tion with said real estate. FOR THE PURPO	gular the tenements, hereditaments ining, and the rents, issues and pro OSE_OF_SECURING_PERFORM	s and appurtenances and offits thereof and all fixtu	l all other rights thereunto belong tres now or hereafter attached to c	ging or in anywis
sum of SEVENTEEN	THOUSAND ONE HUNDRE	ANCE of each agreeme	ent of grantor herein contained ar	d navmant at it
note of even date herewith not sooner paid, to be due	h, payable to beneficiary or order a e and payable at maturity	Dollars, with int	erest thereon according to the terr. e final payment of principal and	ns of a promissor
becomes due and payable.	In the event the within depart	ument is the date, stated	d above on which it is	e anter de
nerein, shall become immed	diately due and payable.	his instrument, irrespect	the written consent or approval of tive of the maturity dates expr	sold, agreed to be of the beneficiary essed therein. or
1. To protect, preserve ind repair; not to remove or d not to commit or permit any wa	rity of this frust deed, grantor agra and maintain said property in good co demolish any building or improvement th iste of said property.	ndition granting any ease	ment or another	
tanner any building or improv	some promptry and in good and worker	nanlika drantas (d) recon	ment or creating any restriction thereco other agreement allecting this deed or vey, without warranty, all or any part. seconveyance may be described as the reto," and the recitals therein of any n ! of the truthluness thereol. Trustee's in this paragraph shall be not less than any default by grantor hereunder, bene e, either in person.	the lien or charge of the propertyThe "person or persons
ons and restrictions affecting s	aid properties, regulations, covenants.	Se conclusive proo	f of the truthfulness thereof. Trustee's in this paragraph shall be not less than \$ iny default by grantor bereundae	lees for any of the 5.
eneliciary.	agencies as may be deemed desirable h	made the indebtedness he	t, and without regard to the adequacy	receiver to be ap- of any security for
w or hereafter erected on the d such other hazards as the L amount not less than \$.11	agencies as may be deemed desirable b inuously maintain insurance on the bui y said premises against loss or damage b benefing pay from time to time requi neliciny, with loss payable to the latte- livered to the beneficiary as soon as ins reason to procure any such insurance an	Idings less costs and expension y fire ney's fees upon an ire, in liciary men det	ereby secured, enter upon and take poss hereol, in its own name sue or otherwi including those past due and unpaid, a nses of operation and collection, includi y indebtedness secured hereby, and in s ine.	se collect the rents
licies of insurance shall be del the grantor shall tail for any liver said policies to the	neticiary, with loss payable to the latte- livered to the beneficiary as soon as ins reason to procure any such insurance ar iciary at least litteen days prior to the	ten in 11. The ent r; all collection of such r sured; insurance policies of	tering upon and taking possession of ents, issues and prolits, or the	said property, the
n of any policy of insurance beneliciary may procure th	now or hereafter placed on said build	xpira- waive any delault of	pplication or release thereof as aloresaid or notice of default hereunder or investig	g or damage of the , shall not cure or
nord Alerria at Obtion of E	Deneticiary the entire and the benetic	ciary arrange with	right by grantor in payment of any in	debtedness secured
done pursuant to such notice. 5. To keep said premises	notice of default hereunder or invalidate	any in equity as a mort	y at his election may proceed to forech	yable. In such an ose this trust deed
and property Defore any	parts of any the second of assessed upon	n or remedy, either at la	w or in equity, which the beneficiary ficiary or the trustee shall	any other right or may have. In the
direct payment or by provid	or other charges payable by grantor, ei	sess lix the time and plac	liciary or the trustee shall execute and ca i default and his election to sell the s the obligation secured hereby whereupor ce of sale, five notice thereof as then rec this trust deed in the manner provided is funded.	
deed, shall be added to and	become a part plangraphs 6 and 7 of	this sale, and at any time	e prior to 5 days before the docure by a	advertisement and
hereinbelore described, as we	ell as the interest as aforesaid, the pr	the sums secured by the	its. It the default consists of a failure to e trust deed, the default man to	86.753, may cure o pay, when due.
ribed, and all such payments s notice, and the nonpayment the er all sums secured by this tr	for the gramor, shall be bound to the standard of the obligation her shall be immediately due and payable wi rered shall, at the option of the beneficia ust deed immediately due and payable a d.	in- obligation or transfer	no delault occurred. Any other delault i cured by tendering the performance	portion as would that is capable of
6. To pay all costs, fees an	nd expenses of this	and expenses actually	cured by tendering the performance re- eed. In any case, in addition to curin effecting the cure shall pay to the ben ', incurred in enforcing the obligation o s and attorney's tees not exceeding the a	g the delault or eliciary all costs of the trust deed
actually incurred. 7. To appear in and defend the comparison of the second second	this obligation and trustee's and attorne	y's place designated in the	he notice of sale or the time to which	at the time and
d and the loreclosure of this	s deed, to now all costs appear, including	it, auction to the highest	separate parcels and shall sell the parc t bidder for cash, payable at the parc	f property either cel or parcels at
the differency s lees mentioned	d in this prenderat 7 . allothey's lees; th			
e court shall adjudge reasonat lees on such appeal. It is mutually agreed that	ble as the beneficiary's or trustee's atto	p- shall apply the proceed	te sells pursuant to the powers provided ds of sale to payment of the formers provided	d herein, trustee
the side event that any por	rtion or all of said and start	n deed as their liens	bligation secured by the trust deed. (3) subsequent to the interest of deed.	to all persons
mpensation for such taking, why y all reasonable costs, expense ed by despite	all or any portion of the monies payabl hich are in excess of the amount require es and attorney's less porterior	le surplus, il any, to the surplus, d 16 Banatiaira	grantor or to his successor in interest e	ty and (4) the entitled to such
d by it lirst upon any reasonat in the trial and appellate cour	edings, shall be paid to beneficiary and ble costs and expenses and attorney's lees	d under. Upon such ap	may from time to time appoint a succ med herein or to any successor trustee pointment, and without converge	appointed here-
xecute such instruments as shi ion, promptly upon beneficiary	at its own expense, to take such action will be necessary in obtaining such com-	and substitution shall b which, when recorded	manied of appointed becaused in	addies conterred 11
, payment of its fees and pre- ement (in case of full reconvey,	ne to time upon written request of bene- esentation of this deed and the note for vances, for cancellation	of the successor trustee, 17. Trustee accu	epts this trust when this doed dot	er appointment
insent to the making of any m		a is made	a public record as provided by law, party hereto of pending sale under any or proceeding in which grantor, benefic	executed and Trustee is not other deed of iary or trustee trustee.

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and that he will warrant and forever defend the	
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(a) the second secon	A FUEL MARKET AND A REPORT OF
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The grantor warrants that the proceeding to	ngen al na 1998. Ang a
	epresented by the above described note and this trust deed are: ehold purposes (see Important Notice below), fural person) are for business or commercial purposes.
a nus deed applies to, intres to it	on commercial purposes.
gender includes the teminine and the neuter, and the singula IN WITNESS WHEREOR	nds all parties hereto, their heirs, legatees, devisces, administrators, exe enoticiary shall mean the holder and owner, including pledgee, of the cu in. In construing this deed and whenever the context so requires, the ma as hereined
	as necento set his hand the day and year first abase
is such word is defined in the Truth-in-Lending the beneficiary is	a creditor
compliance with the Ast I	required Day
te and the deal there in the set of the board of the set of the se	
The signer of the above is a corporation, a status is the source of the	
County of Klamath	STATE OF OREGON,
This instrument was acknowledged before me on June 10	County of
Donald M. Caughey and Barbara	19 by the second performe on
Handra Standsales)	
	Notary Public for Oregon
The thread of second and second and second and second and the second second second second second second second	My commission expires:
to internet the second	DR FULL RECONVEYANCE
	structure and the been poid.
	- 新新学校 "新教育教育的",这些你们是这些你们的问题,这个问题的,但是你们的问题,这些你的问题。
The undersigned is the legal owner and holder of all indet deed have been fully paid and satisfied. You have	usice. The second by the foregoing tend
The undersigned is the legal owner and holder of all indet deed have been fully paid and satisfied. You hereby are di trust deed or pursuant to statute, to cancel all evidences	uside the second by the foregoing trust deed. All sums secured by second on payment to you of any sums owing to you.
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The undersigned is the legal owner and holder of all index deed have been fully paid and satisfied. You hereby are di- trust deed or pursuant, to statute, to cancel all evidences of with together with said trust deed) and to reconvey, without o now hold by you under the same. Mail reconveyance, and of proverse and the same of the same of the second of the provention of the same of the second of the second of the provention of the same of the second of the provention of the same of the second of the second of the second of the second of the second of the second of the second of the second of the provention of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of th	ustee It is a secured by the foregoing trust deed. All sums secured by said of any sums owing to you under the terms of of indebtodness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to you of any sums owing to you under the terms of said trust deed the documents to you of any sums owing to you under the terms of said trust deed the documents to you of any sums of said trust deed the documents to you of any sums of said trust deed the documents to you of a state trust deed the documents to you of a state trust deed the documents to you of the trustee for cancellation before reconveyance will be made.   STATE OF OREGON, ss.   U RIOCK OS OF KISUCOUTY of the within instrument was received for record on the lath. day of

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